IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Washino et al.

Serial No.: 09/900,784 Group No.: 2622

Filed: July 6, 2001 Examiner: Michael Lee

For: DUAL COMPRESSION FORMAT DIGITAL VIDEO PRODUCTION SYSTEM

SUPPLEMENTAL DECLARATION AND POWER OF ATTORNEY

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Dear Sir:

- I, Barry H. Schwab, a U.S. citizen, being duly sworn, do hereby depose and state as follows:
- 1. I reside at 5298 Cedarhurst, West Bloomfield, Michigan.
- I am a joint inventor of the subject matter claimed in U.S. Patent No. RE37,342 (reissued from Patent No. 5,488,433), for which the subject application is a continuation of.
- Kinya Washino, a Japanese citizen, residing at 80 Hamilton Ave., Dumont, New Jersey, is a joint inventor of the subject matter claimed in this application.
- 4. I believe that we are the original and first inventors of the subject matter which is described and claimed in U.S. Patent No. 5,488,433, reissued as RE37,342 entitled "Dual Compression Format Digital Video Production System."
- I also believe that our issued patent is at least partly inoperative or invalid in that we claim less than we had the right to claim.
- 6. In particular, we disclosed subject matter having to do with the simultaneous recoding of video program materials onto different media in a manner which the claims as issued do not reflect. In addition, we disclosed subject matter with regard to scripting and other functions which are entirely absent from the claims in their current state.
- 7. Also, we failed to disclose in the parent reissue a video storage system comprising one or more inputs for receiving video program source material containing program elements and supplemental information including a correlated edit-time-code information and computer-readable medium for simultaneously storing the video program source material at two different compression.

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ratios as well as a video recording method comprising the steps of receiving audio and video source material containing program elements; receiving supplemental program information relating to the source material, such information including correlated edit-time-code information, and computer-readable scripting, casting or staging information; simultaneously recording the source material in digitally compressed form at two different compression ratios; and recording the supplemental program information in digital form.

- This claiming of less than we had the right to claim occurred through error which we discovered and promptly acted upon.
- Every error in the patent which was corrected in the present continuation reissue
 application, and is not covered by a prior oath/declaration submitted in this application, arose
 without any deceptive intention on the part of the applicant.
- I have reviewed and understand the contents of the specification, including the claims, in accordance with this continuation application.
- 11. I also acknowledge my duty to disclose information which is material to patentability as defined in 37 CFR 1.56, and have not identified any further references apart from those submitted or cited during the prosecution of our issued patent.
- 12. I bereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.
- 13. I hereby appoint all of the attorneys of Gifford, Krass, Sprinkle, Anderson & Citkowski, P.C. as my legal representatives in this matter. All communications should be directed to Allen M. Krass, Esq. at the following address:

GIFFORD, KRASS, SPRINKLE, ANDERSON & CITKOWSKI, PC PO Box 7021 Troy, MI 48007-7021 Telephone (248) 647-6000 Serial No. 09/900,784

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WHEREFORE, \vec{I} hereby subscribe my name to the foregoing specification and claims, Declaration and Power of Attorney.

Date: 12/16/08

Barry H. Schwab

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- 7. Also, we failed to disclose in the parent reissue a video storage system comprising one or more inputs for receiving video program source material containing program elements and supplemental information including a correlated edit-time-code information and computer-readable

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medium for simultaneously storing the video program source material at two different compression ratios as well as a video recording method comprising the steps of receiving audio and video source material containing program elements; receiving supplemental program information relating to the source material, such information including correlated edit-time-code information, and computer-readable scripting, casting or staging information; simultaneously recording the source material in digitally compressed form at two different compression ratios; and recording the supplemental program information in digital form.

- This claiming of less than we had the right to claim occurred through error which we discovered and promptly acted upon.
- 9. Every error in the patent which was corrected in the present continuation reissue application, and is not covered by a prior oath/declaration submitted in this application, arose without any deceptive intention on the part of the applicant.
- 10. I have reviewed and understand the contents of the specification, including the claims, in accordance with this continuation application.
- 11. I also acknowledge my duty to disclose information which is material to patentability as defined in 37 CFR 1.56, and have not identified any further references apart from those submitted or cited during the prosecution of our issued patent.
- 12. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.
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